#### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

UNITED STATES OF AMERICA,	§	
	§	
Plaintiff,	§	
	§	
v.	§	4:23-CR-127-P
	§	
CHRISTOPHER KIRCHNER,	§	
	§	
Defendant.	§	

### UNOPPOSED AMENDED DEFENDANT'S EXHIBIT LIST

COMES NOW, the Defendant **CHRISTOPHER KIRCHNER**, by and through his counsel, Christopher Weinbel, after discussion with the Government on 19 January 2023, hereby files this unopposed amended list of exhibits:

United States v. Christopher Kirchner		Case No. 4:23-CR-127-P	Honorable Mark T. Pittman Presiding Judge		
		DEFENSE'S EXHIBIT LIST	Jury Trial Date: 22 January 2024		ary 2024
	Attorney(s): hua Detzky	Defendant's Attorney(s): FDP Christopher Weinbel	Court Reporter: Zoie Williams		ams
	shonme Johnson	FDP Michael Lehman	Courtroom Deputy: Haley Milam		Milam
Exhibit No.		Description		Offered	Admitted
1.	Chase Bank Statement October 2020 Acct x0392				
2.	Reserved				
3.	SVB Bank Depositor Agreement				
4.	Chase Bank Signature Card Acct x0392				
5.	Stock Purchase Agreement – Series B				
6.	EJM Flight Log				
7.	Interior photo of Jet				

8.	Interior photo of Jet	
9.	DDC Intro Video	
10.	Reserved	
11.	Reserved	
12.	Photo (Provided by Kirchner)	
13.	Slync-inc_2022-08-24_summary_cap_detailed_cap_ledgers	
14.	Golfweek news article dated July 21, 2022	
15.	Letter from JP McManus to Christopher Kirchner	
16.	Reserved	
17.	Amended and Restated Certificate of Incorporation - Series B - 2020.12.07	
17a.	Stock Purchase Agreement - Series B - 2020.12.11	
17b.	Amended and Restated Investors' Rights Agreement - Series B - 2020.12.11 (GOV_00017897)	
17c.	Amended and Restated Right of First Refusal and Co-Sale Agreement - Series B - 2020.12.11 (GOV_00017954)	
17d.	Amended and Restated Voting Agreement - Series B - 2020.12.11 (GOV_00018001)	
17e.	Disclosure Schedule - Series B - 2020.12.11	
18.	Summary Exhibit – Use of Golf Stream Airplane	
19.	Summary Exhibit – Airplane Loan and Sales Proceeds to Slync and Slync Investors	
20.	Summary Exhibit – Use of the \$20,000,000.00	
21.	Summary Exhibit - \$1,157,042.47 in Airplane and Business Travel Expenses Paid	
22.	SVB Acct x6347 April 2022	
23.	SVB Acct x6347 May 2022	

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2.4		
24.	Project Slync PowerPoint	
25.	Texas Secretary of State – Business Inquiry	
26.	Photo of Slync logo at AT&T Stadium	
27.	Reserved	
28.	Reserved	
29.	Reserved	
30.	Reserved	
31.	Reserved	
32.	Reserved	
33.	Reserved	
34.	Reserved	
35.	Chase Acct x0392 January 2022	
36.	EJM Flight Itinerary	
37.	PNC Letter Dated 22 August 2022	
38.	PNC Letter Dated 18 August 2022	
39.	PNC Loan Document Schedule	
40.	PNC Loan Document	
41.	PNC Loan Activity Report	
42.	Email Re: Pro Forma Cap Table Dated 3/29/2020	
43.	Email Re: Revenue Recognition Dated 2/18/2020	
44.	SVB Acct x0219 Dec 2020	
45.	Chase Acct x0392 Dec 2020	
46.	Chase Acct x0392 Jan-Mar 2021	
47.	Chase Acct x0392 April 2022	

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48.	SVB Acct x0637 Dec 2020	
49.	Merrill Lynch Acct x2434 May 2021	
50.	Merrill Lynch Acct x2434 July 2021	
51.	Merrill Lynch Acct x2434 March 2022	
52.	Merrill Lynch Acct x2434 April 2022	
53.	Merrill Lynch Acct x2437 July 2021	
54.	Merrill Lynch Acct x2437 March 2022	
55.	Merrill Lynch Acct x2438 July 2021	
56.	Merrill Lynch Acct x2438 Feb-Mar 2022	
57.	Merrill Lynch Acct x2440 July 2021	
58.	Merrill Lynch Acct x2440 Mar - April 2022	
59.	Merrill Lynch Acct x3574 Jan – Mar 2021	
60.	Merrill Lynch Acct x3574 May – Jul 20221	
61.	Merrill Lynch Acct x3574 Jan 2022	
62.	Merrill Lynch Acct x3574 Mar - April 2022	
63.	Merrill Lynch Acct x3574 Aug 2022	
64.	Merrill Lynch Acct x4T57 July 2021	
65.	Merrill Lynch Acct x4T57 Feb – Mar 2022	
66.	Merrill Lynch Acct x4867 Feb 2021	
67.	Merrill Lynch Acct x4867 Aug 2021	
68.	Merrill Lynch Acct x5469 Jan 2021	
69.	Merrill Lynch Acct x5469 Aug 2021	
70.	Merrill Lynch Acct x5472 Jan – Feb 2021	
71.	SVB Acct x6347 Dec 2020	

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72.	RESERVED	
73.	Cellphone Extraction Text Messages between 18595338577 and 16176100337	
74.	Cellphone Extraction Text Messages between 18595338577 and 14088881891	
75.	Cellphone Extraction Text Messages between 18595338577 and 17575565112	
76.	Cellphone Extraction Text Messages between 18595338577 and 14156025001	
77.	Cellphone Extraction Text Messages between 18595338577 and 18172910711	
78.	Cellphone Extraction Text Messages between 18595338577 and 14088881891	

Respectfully submitted,

JASON D. HAWKINS Federal Public Defender Northern District of Texas

/s/ Christopher J. Weinbel

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### **CERTIFICATE OF SERVICE**

I hereby certify that on January 23, 2024, I electronically filed the foregoing document using the Court's CM/ECF system, thereby providing service on attorneys of record.

/s/ Christopher Weinbel CHRISTOPHER WEINBEL